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Attorney for Plaintiff

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF UTAH, CENTRAL DIVISION

Thomas Alvord, an individual,

Plaintiff,

vs.

Quick Fi Capital Inc., a corporation;
Daniel Hardwick, individually and as
CEO of Hardwick Investors Group LLC
dba Quick Fi Capital; and **Texnicha**
Outsourcing Solution, a corporation,

Defendants.

**NOTICE OF SETTLEMENT WITH
DEFENDANTS QUICK FI
AND DANIEL HARDWICK**

Case No. 2:19-CV-00459

Magistrate Judge Daphne A. Oberg

Plaintiff Thomas Alvord, (“Alvord”), through his counsel, with the notice and permission of Defendants Quick Fi Capital Inc. (“Quick Fi”) and Daniel Hardwick (“Hardwick”), respectfully notify the Court that they have settled the parties’ disputes in this matter. A notice of voluntary dismissal for Defendants Quick Fi and Hardwick will be filed separately, in due course. As a result, Alvord, Quick Fi, and Hardwick request that the Court vacate all pending deadlines and stay the case, including the hearing currently scheduled for June

29, 2020. A separate default judgment has been granted for Defendant Texnicha, and Plaintiff respectfully requests the Court keep the case open until the judgment has been satisfied. Further subpoenas and applications for writs are forthcoming in regards to Defendant Texnicha, in order to identify assets to satisfy the judgment. However, the pending Motion to Compel in regards to non-party PayPal is moot per PayPal's belated answers to the Garnishee Interrogatories.

WHEREFORE, the parties respectfully request that the Court vacate the hearing currently scheduled for June 29, 2020 and give notice of the settlement between Plaintiff and QuickFi/Hardwick.

DATED this 24th day of June, 2020.

LawHQ, LLC

/s/ Rebecca Evans

Rebecca Evans
Attorney for Plaintiff

SCALLEY READING BATES
HANSEN & RASMUSSEN, P.C.

/s/ Joseph A. Skinner

Joseph A. Skinner
Attorney for Quick Fi Capital Inc.
Attorney for Daniel Hardwick

CERTIFICATE OF SERVICE

I certify that on the 24th day of June, 2020, I served a true and correct copy of the foregoing Notice of Settlement to the following by CM/ECF, and email.

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Plaintiff

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Date: June 24, 2020

/s/ Rebecca Evans

Rebecca Evans
Attorney for Plaintiff